UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	ELECTRONICALLY FILED
In re:	DATE FILED: 7/16/10
LEHMAN BROTHERS SECURITIES AND ERISA LITIGATION	00 MD 2017 (LAV)
This document applies to: 09 MD 2017 (LAK)	09 MD 2017 (LAK) and Case No. M-82
In the Matter of the Application of	Copies maried Juny Chambers of Judge Esplan
RICHARD S. FULD, JR.,	
Petitioner,	
-against-	
BOOTH FOUNDATION, INC.	
Respondent.	
ORDER	
LEWIS A. KAPLAN, District Judge.	
On April 20, 2010, the Court issued a memorandum denying in part Fuld's motion to enjoin a FINRA arbitration against h Inc. ("Foundation"). The parties filed the memoranda of law and exhunder seal.	nim by the Booth Foundation,

The motion does not appear to have been filed on the ECF docket.

ŀ

2

motion, but consented to unseal "the pleadings and principal briefs submitted by the parties." In

Fuld Br. at 2. Specifically Fuld consented to unsealing the (1) Petition, dated March 24, 2010, (2) Answer to Petition, dated March 26, 2010, (3) Memorandum of Law of Richard S. Fuld, Jr. in Support of His Application by Order to Show Cause to Enjoin the Booth

On May 18, 2010, the Foundation moved to unseal the record. Fuld opposed the

reply, the Foundation agreed that "exhibits to pleadings and briefs" should remain sealed, and limited its request to unseal to "all pleadings and briefs submitted by the Parties, exclusive of exhibits." The remaining dispute concerns whether (1) J. Michael Rediker's pro hac vice motion, (2) the Foundation's Amendment to Answer to Petition, dated April 5, 2010, (3) the Foundation's Supplemental Submission in Response to Court's March 31, 2010 Order, dated April 5, 2010, (4) the Foundation's Submission in Response to Court's April 6, 2010 Show Cause Order, dated April 9, 2010, and (5) the Foundation's Motion and Memorandum of Law in Support of Motion to Reconsider, dated March 18, 2010 should remain under seal.

As the parties appear to have filed these documents under seal without Court authorization,<sup>3</sup> the motion to unseal all pleadings and briefs submitted by the parties in this matter, exclusive of exhibits is granted.

SO ORDERED.

Dated:

3

July 16, 2010

Lewis A. Kaplan United States District Judge 2

Foundation FINRA Arbitration, dated March 24, 2010, (4) Booth Foundation's Opposition to Application for Injunctive Relief and Memorandum of Law in Support of Such Opposition and In Response to Order to Show Cause, and (5) Reply Memorandum of Law of Richard S. Fuld, Jr. in Support of his Application by Order to Show Cause to Enjoin the Booth Foundation FINRA Arbitration, dated March 29, 2010. *Id.*